

EXHIBIT 1

LAW OFFICES
OF
HARVEY GREENBERG

COPY

THE SUSQUEHANNA BUILDING
29 WEST SUSQUEHANNA AVE. SUITE 700
BALTIMORE MD 21204
TEL: 410.828.2277 FAX: 410.823.0610

October 10, 2007

Gregory A. Inskip, Esquire
Potter, Anderson & Corroon LLP
1313 North Market Street
PO BOX 951
Wilmington, DE 19899-0951

Re: IDRT v. Wal-Mart
Case No. 05-176-GMS
(U.S. District Ct. for Delaware)

Dear Mr. Inskip:

In my letter to you of October 3, 2007, I outlined the costs I had considered and calculated. The total of this preliminary review was \$971.69. I said that I would prepare a "Bill of Costs" and submit it to the Clerk with a copy to you.

In preparing the "Bill of Costs", I reviewed the applicable sections in Wright & Miller, *Federal Practice and Procedure*, §§2677 and 2678, the relevant sections in Title 28 and cases that applied them. In so doing, I have concluded that mileage costs included in my October 3, 2007 letter was not correct. That is, I find no authority for witness fees or mileage for attending a scheduling conference and mediation.

REDACTED

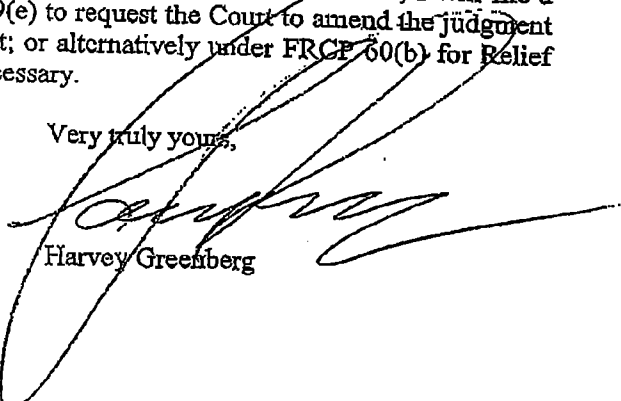
LAW OFFICES OF
HARVEY GREENBERG

Gregory Inskip, Esquire
October 10, 2007
Page 2

REDACTED

Please let me know as soon as possible because if I need to do so, I will file a Motion under Rule FRCP 6(b)(2) and 59(e) to request the Court to amend the judgment to a monetary judgment for enforcement; or alternatively under FRCP 60(b) for Relief of Judgment. I hope that will not be necessary.

Very truly yours,


Harvey Greenberg

HG/kic
Enclosure

c: Patricia Uhlenbrock, Esquire
Dr. Corinne K. Vinopol